2013 DRAFTING REQUEST

Bill									
Receiv	red: 12/	27/2012		R	Received By:	mkunkel			
Wante	d: As	time permits		S	Same as LRB:				
For:	Le	gislative Council	- JLC	E	By/Representing:	Chad Brown			
May C	Contact:			Γ	Orafter:	mkunkel			
Subjec	et: Pu	blic Util telco		A	Addl. Drafters:	chanaman			
				E	Extra Copies:	СМН			
Reque	t via email: ster's email: n copy (CC)	-	.konopacki@ wick.brown@	_	_				
No spec	ecific pre to	pic given							
State 9	911 grant pr	ogram							
Instru	ections:								
See at	tached								
Drafti	ing History	•							
Vers.	Drafted	Reviewed	<u>Typed</u>	Proofed	Submitted	Jacketed	Required		
/?	mkunkel 1/2/2013								
/P1	mkunkel 1/9/2013	evinz 1/4/2013	rschluet 1/4/2013		mbarman 1/4/2013				
/P2	mkunkel	evinz	rschluet		sbasford				

3/19/2013 9:40:23 AM Page 2

							rage 2
Vers	<u>Drafted</u> 1/21/2013	<u>Reviewed</u> 1/9/2013	<u>Typed</u> 1/9/2013	Proofed	Submitted 1/9/2013	Jacketed	<u>Required</u>
/1	mkunkel 1/22/2013	evinz 1/21/2013	jfrantze 1/21/2013		sbasford 1/21/2013		
/2		evinz 1/22/2013	jmurphy 1/22/2013		lparisi 1/22/2013	mbarman 3/19/2013	
FE S	ent For:	0)

<END>

for Assembly

per mok

2013 DRAFTING REQUEST

BIII									
Receiv	/ed: 12/	/27/2012		F	Received By:	mkunkel			
Wante	ed: As	time permits		5	Same as LRB:				
For:	Le	gislative Council	- JLC	I	By/Representing:	ting: Chad Brown			
May C	Contact:			I	Orafter:	mkunkel			
Subjec	et: Pu	blic Util telco		1	Addl. Drafters:	chanaman			
				I	Extra Copies:	СМН			
Reque	it via email: ster's email n copy (CC)	: larry.	.konopacki@ wick.brown@						
Pre T	opic:								
No spe	ecific pre to	pic given							
Topic	•								
State 9	911 grant pr	ogram					*****.		
Instru	ections:						<u></u>		
See at	tached								
Drafti	ing History	:							
Vers.	Drafted	Reviewed	Typed	Proofed	<u>Submitted</u>	<u>Jacketed</u>	Required		
/?	mkunkel 1/2/2013								
/P1	mkunkel 1/9/2013	evinz 1/4/2013	rschluet 1/4/2013		mbarman 1/4/2013				
/P2	mkunkel	evinz	rschluet		sbasford				

LRB-0922 1/22/2013 4:53:30 PM Page 2

Vers.	<u>Drafted</u> 1/21/2013	Reviewed 1/9/2013	<u>Typed</u> 1/9/2013	<u>Proofed</u>	<u>Submitted</u> 1/9/2013	<u>Jacketed</u>	Required
/1	mkunkel 1/22/2013	evinz 1/21/2013	jfrantze 1/21/2013		sbasford 1/21/2013		
/2		evinz 1/22/2013	jmurphy 1/22/2013		lparisi 1/22/2013		

FE Sent For:

<END>

2013 DRAFTING REQUEST

Bill								
Receiv	ved:	12/27/20	12			Received By:	mkunkel	
Wante	ed:	As time permits				Same as LRB:		
For:		Legislati	ive Council -	JLC		By/Representing:	Chad Brown	
May C	Contact:					Drafter:	mkunkel	
Subjec	et:	Public U	til telco			Addl. Drafters:	chanaman	
						Extra Copies:	СМН	
Reque	it via em ester's en n copy (nail:		konopacki@l ick.brown@				
Pre T	opic:							
No sp	ecific pr	e topic gi	ven					
Topic	•							**************************************
State 9	911 gran	nt program	ı					
Instru	ıctions:							
See at	tached							
Draft	ing Hist	tory:						
Vers.	Drafte	<u>d</u>	Reviewed	Typed	Proofed	Submitted	<u>Jacketed</u>	Required
/?	mkunk 1/2/20					-		
/P1	mkunk 1/9/20		evinz 1/4/2013	rschluet 1/4/2013		mbarman 1/4/2013		
/P2	mkunk	cel	evinz	rschluet		sbasford		

LRB-0922 1/21/2013 2:45:35 PM

Page 2

Vers.	<u>Drafted</u> 1/21/2013	<u>Reviewed</u> 1/9/2013	<u>Typed</u> 1/9/2013	<u>Proofed</u>	Submitted 1/9/2013	<u>Jacketed</u>	Required
/1		evinz 1/21/2013	jfrantze 1/21/2013		sbasford 1/21/2013		
FE Sen	nt For:	Geer Yali	3 9 mm/13	5elf			
			<end></end>				

2013 DRAFTING REQUEST

Bill

Receive	ed:	12/27/2012			I	Received By:	mkunkel	
Wanted	d:	As time peri	mits		•	Same as LRB:		
For:		Legislative (Council	JLC	l	By/Representing:	Chad Brown	
May C	ontact:]	Drafter:	mkunkel	
Subjec	t:	Public Util.	- telco			Addl. Drafters:	chanaman	
					1	Extra Copies:	СМН	
Reques	t via em ster's en n copy (onopacki@leş ck.brown@le				
Pre To	opic:							
No spe	ecific pr	e topic given						
Topic	•							
State 9	911 gran	nt program						
Instru	ictions:							
See att	tached							
Drafti	ing His	tory:						
Vers.	<u>Drafte</u>	<u>d</u> Rev	viewed	Typed	Proofed	Submitted	Jacketed	Required
/?	mkunl 1/2/20							
/P1	mkunl 1/9/20		nz -/2013	rschluet 1/4/2013		mbarman 1/4/2013		
/P2		evi /p	nz V /21/13	rschluet	- Ju	sbasford		

LRB-0922

1/9/2013 1:57:46 PM Page 2

Vers.DraftedReviewed
1/9/2013Typed
1/9/2013Proofed
1/9/2013Submitted
1/9/2013JacketedRequired

FE Sent For:

<END>

2013 DRAFTING REQUEST

Bill								
Receiv	/ed:	12/27/2012				Received By:	mkunkel	
Wante	d:	As time pern	nits			Same as LRB:		
For:		Legislative C	Council -	JLC		By/Representing:	Chad Brown	
May C	Contact:					Drafter:	mkunkel	
Subjec	et:	Public Util	· telco			Addl. Drafters:	chanaman	
						Extra Copies:	СМН	
Reque	it via em ester's em n copy (nail:	•	onopacki@loick.brown@l	_	~		
Pre To	opic:		 	MANAGEMENT OF THE STATE OF THE				
No spe	ecific pro	e topic given						
Topic	•							
State 9	911 gran	t program						
Instru	ections:							
See at	tached							
Drafti	ing Hist	ory:						
Vers.	Drafted	d Rev	<u>iewed</u>	Typed	Proofed	Submitted	Jacketed	Required
/?	mkunk 1/2/20							
/P1	chanan 1/3/20		nz 2013	rschluet 1/4/2013		mbarman 1/4/2013		

FE Sent For:

2013 DRAFTING REQUEST

KIII

Received:

12/27/2012

Received By:

mkunkel

Wanted:

As time permits

Same as LRB:

For:

Legislative Council - JLC

By/Representing: Chad Brown

May Contact:

Drafter:

mkunkel

Subject:

Public Util. - telco

Addl. Drafters:

Extra Copies: **CMH**

Submit via email:

YES

Requester's email:

larry.konopacki@legis.wisconsin.gov

Carbon copy (CC) to:

chadwick.brown@legis.wisconsin.gov

-		-		٠	
Pr	e	10	n	1	c:

No specific pre topic given

Topic:

State 911 grant program

Instructions:

See attached

Drafting History:

Vers. Drafted

FE Sent For:

Reviewed **Typed** **Submitted**

roofed

Jacketed

Required

/?

mkunkel

191

1pl eev 1/4/13

<END>

911: State 911 Grant Fund WLC: 0047/P1

LAK:ksm; 12/07/2012

1 AN ACT to create 16.964 (19) and 20.505 (6) (hm) of the statutes; relating to: the

2 state 911 grant program.

3

4

5

The people of the state of Wisconsin, represented in senate and assembly, do enact as follows:

JOINT LEGISLATIVE COUNCIL PREFATORY NOTE: This bill draft was prepared for the Joint Legislative Council's Special Committee on 911 Communications.

This bill draft would create the state 911 grant program. Under this program, the state 911 council would establish, and the office of justice assistance (OJA) would promulgate by rule, eligibility criteria and purposes for grants to be provided to public safety answering points (PSAPs).

Purposes of these grants may include advanced training of telecommunicators, equipment or software expenses, and incentives for consolidation of PSAPs, but may not include general public safety answering point overhead or staffing costs or costs for providing emergency services or emergency services equipment.

The state 911 council and OJA are required to establish basic training and service standards that PSAPs must meet to be eligible for a grant, and the OJA's rules are required to include measures to ensure the accountability of grant recipients.

The grant program would be funded by any moneys collected under the police and fire protection fee in addition to the average of collections during the 2010–11 and 2011–12 fiscal years and by revenue from the state 911 system fee in excess of that needed to fund state 911 telecommunications services. (See WLC: 0048/P1.)

SECTION 1. 16.964 (19) of the statutes is created to read:

- 16.964 (19) STATE 911 GRANT PROGRAM. (a) In this subsection, "public safety answering point" has the meaning given in s. 256.35 (1) (gm).
- 6 (b) From the appropriation under s. 20.505 (6) (hm) and under the direction of the state 7 911 council, the office shall provide grants to public safety answering points for the

improvement of 911 services in the state. Grants shall be provided for purposes specified by the state 911 council and promulgated by rule by the office, and may include advanced training of telecommunicators, equipment or software expenses, and incentives for consolidation of some or all of the functions of 2 or more public safety answering points. Grant purposes shall not include general public safety answering point overhead or staffing costs or costs for providing emergency services or emergency services equipment. The 911 council shall develop, and the office shall promulgate by rule, criteria and procedures for use in selecting grantees and administering the grant program, including basic training and service standards that must be met for a public safety answering point to be eligible for a grant under this subsection. The rules promulgated by the office under this subsection shall include measures to ensure the accountability of public safety answering point grant recipients.

(c) By February 28 of each odd-numbered year, the office shall submit a report to the chief clerk of each house of the legislature, for distribution to the appropriate standing committees under s. 13.72 (3), regarding receipts and expenditures made by the 911 advisory council and under the grant program under this subsection; the status of 911 services in this state; and any recommendations to modify statutory liability exemptions, including those for public safety answering points that divert nuisance or harassing calls and for multiline telephone system owners or operators.

SECTION 2. 20.505 (6) (hm) of the statutes is created to read:

20.505 (6) (hm) State 911 fund. All moneys received from the public service commission and the department of revenue from the appropriation accounts under [] and [] to provide grants under the state 911 grant program under s. 16.964 (19) and to administer the program and to provide administrative support to the state 911 council.

(END)

Mark, please limit the amount of # that OJA can spend on administration to 1% & The Treceved from these 2 sour



State of Misconsin 2013 - 2014 LEGISLATURE



Fridayore

PRELIMINARY DRAFT - NOT READY FOR INTRODUCTION

SAJUA

AN ACT ...; relating to: the state 911 grant program and granting rule-making

2 authority.

1

Analysis by the Legislative Reference Bureau

This bill is explained in the Notes provided by the Joint Legislative Council in the bill.

The people of the state of Wisconsin, represented in senate and assembly, do enact as follows:

JOINT LEGISLATIVE COUNCIL PREFATORY NOTE: This bill was prepared for the Joint Legislative Council's Special Committee on 911 Communications.

This bill would create the state 911 grant program. Under this program, the state 911 council would establish, and the office of justice assistance (OJA) would promulgate by rule, eligibility criteria and purposes for grants to be provided to public safety answering points (PSAPs).



PSAP

Purposes of these grants may include advanced training of telecommunicators, equipment or software expenses, and incentives for consolidation of PSAPs, but may not include general public safety answering point overhead or staffing costs or costs for providing emergency services or emergency services equipment.

The state 911 council and OJA are required to establish basic training and service standards that PSAPs must meet to be eligible for a grant, and the OJA's rules are required to include measures to ensure the accountability of grant recipients.

SECTION 1. 16.964 (19) of the statutes is created to read:

16.964 (19)	STATE SIL GRANT PROGRAM.	(a)	In this subsection,	"public safety
answering point"	has the meaning given in s	s. 250	6.35 (1) (gm).	

- (b) From the appropriation under s. 20.505 (6) (hm), the office shall, under the direction of the state 911 council, provide grants to public safety answering points for the improvement of 911 services in the state.
 - (c) The office shall promulgate rules on all of the following:
- 1. Using the purposes specified by the state 911 council under s. 16.9647, the purposes of the grants under par. (b), which may include advanced training of telecommunicators, equipment or software expenses, and incentives to consolidate some or all of the functions of 2 or more public safety answering points. Grant purposes may not include general public safety answering point overhead or staffing costs or costs for providing emergency services or emergency services equipment.
- 2. Using the criteria developed by the 911 council under s. 16.9647 (2) (e), criteria and procedures for use in selecting grantees and administering the grant program under par. (b), including basic training and service standards that must be met for a public safety answering point to be eligible for a grant.
 - 3. Measures to ensure the accountability of grant recipients under par. (b).
- (d) By February 28 of each odd-numbered year, the office shall submit a report to the chief clerk of each house of the legislature, for distribution to the appropriate standing committees under s. 13.172 (3), regarding receipts and expenditures made by the 911 advisory council and under the grant program under this subsection; the status of 911 services in this state; and any recommendations to modify statutory liability exemptions, including those for public safety answering points that divert nuisance or harassing calls and for multiline telephone system owners or operators.

****NOTE: If such exemptions exist, we should include the specific statutory references for clarity. We also should expand upon "receipts and expenditures."

SECTION 2. 20.505 (6) (hm) of the statutes is created to read:

20.505 (6) (hm) State 911 grant program. All moneys received under second 196.025 (6) (c) 3 and 256.35 (3) (dm) to provide grants under the state 911 grant program under s. 16.964 (19), to administer the program, and to provide administrative support to the state 911 council, except that not more than 1 percent of the moneys received under this paragraph may be used to administer the program and to provide administrative support.

SECTION 3. Nonstatutory provisions.

(1) RECONCILIATION. This act is void if 2013 Assembly Bill (LRB-0919/1) and

2013 Assembly Bill (LRB-0921/1) are not enacted.

11

10

1

2

3

4

5

6

7

8

Gard 2013 Assembly Bill (LRB-0923/1)

randall moneys received under s.

(but are not appropriated wroter 5. 20.155 (3)(9)



State of Misconsin 2013 - 2014 LEGISLATURE



PRELIMINARY DRAFT - NOT READY FOR INTRODUCTION

1 AN ACT to create 16.964 (19) and 20.505 (6) (hm) of the statutes; relating to:

the state 911 grant program and granting rule-making authority.

Analysis by the Legislative Reference Bureau

This bill is explained in the Notes provided by the Joint Legislative Council in the bill.

The people of the state of Wisconsin, represented in senate and assembly, do enact as follows:

JOINT LEGISLATIVE COUNCIL PREFATORY NOTE: This bill was prepared for the Joint Legislative Council's Special Committee on 911 Communications.

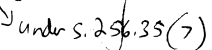
This bill would create the state 911 grant program. Under this program, the state 911 council would establish, and the Office of Justice Assistance (OJA) would promulgate by rule, eligibility criteria and purposes for grants to be provided to public safety answering points (PSAPs).

Purposes of these grants may include advanced training of telecommunicators, equipment or software expenses, and incentives for consolidation of PSAPs, but may not include general PSAP overhead or staffing costs or costs for providing emergency services or emergency services equipment.

The state 911 council and OJA are required to establish basic training and service standards that PSAPs must meet to be eligible for a grant, and the OJA's rules are required to include measures to ensure the accountability of grant recipients.

SECTION 1. 16.964 (19) of the statutes is created to read:

- 16.964 (19) (a) In this subsection, "public safety answering point" has the meaning given in s. 256.35 (1) (gm).
- (b) From the appropriation under s. 20.505 (6) (hm), the office shall, under the direction of the state 911 council, provide grants to public safety answering points for the improvement of 911 services in the state.
 - (c) The office shall promulgate rules on all of the following:
- 1. Using the purposes specified by the state 911 council under s. 16.9647, the purposes of the grants under par. (b), which may include advanced training of telecommunicators, equipment or software expenses, and incentives to consolidate some or all of the functions of 2 or more public safety answering points. Grant purposes may not include general public safety answering point overhead or staffing costs or costs for providing emergency services or emergency services equipment.
- 2. Using the criteria developed by the 911 council under s. 16.9647 (2) (e), criteria and procedures for use in selecting grantees and administering the grant program under par. (b), including basic training and service standards that must be met for a public safety answering point to be eligible for a grant.
 - 3. Measures to ensure the accountability of grant recipients under par. (b).
- (d) By February 28 of each odd-numbered year, the office shall submit a report to the chief clerk of each house of the legislature, for distribution to the appropriate standing committees under s. 13.172 (3), regarding receipts and expenditures made by the 911 advicory council and under the grant program under this subsection; the status of 911 services in this state; and any recommendations to modify statutory liability exemptions, including those for public safety answering points that divert nuisance or harassing calls and for multiline telephone system owners or operators.





2

3

4

5

6

7

8

9

10

11

12

13

****NOTE: If such exemptions exist, we should include the specific statutory references for clarity. We also should expand upon "receipts and expenditures."

SECTION 2. 20.505 (6) (hm) of the statutes is created to read:

20.505 (6) (hm) State 911 grant program. All moneys received under s. 196.025 (6) (c) 3., and all moneys received under s. 256.35 (3) (dm) that are not appropriated under s. 20.155 (3) (g), to provide grants under the state 911 grant program under s. 16.964 (19), to administer the program, and to provide administrative support to the state 911 council, except that not more than 1 percent of the moneys received under this paragraph may be used to administer the program and to provide administrative support.

SECTION 3. Nonstatutory provisions.

(1) RECONCILIATION. This act is void if 2013 Assembly Bill (LRB-0919/1), 2013 Assembly Bill (LRB-0921/1), and 2013 Assembly Bill (LRB-0923/1) are not enacted.

(END)

place all LRB 6022



State of Misconsin 2013 - 2014 LEGISLATURE



PRELIMINARY DRAFT - NOT READY FOR INTRODUCTION





- 1 AN ACT to create 16.964 (19) and 20.505 (6) (hm) of the statutes; relating to:
- 2 the state 911 grant program and granting rule-making authority.

Analysis by the Legislative Reference Bureau

This bill is explained in the Notes provided by the Joint Legislative Council in the bill.

The people of the state of Wisconsin, represented in senate and assembly, do enact as follows:

JOINT LEGISLATIVE COUNCIL PREFATORY NOTE: This bill was prepared for the Joint Legislative Council's Special Committee on 911 Communications.

This bill would create the state 911 grant program. Under this program, the state 911 council would establish, and the Office of Justice Assistance (OJA) would promulgate by rule, eligibility criteria and purposes for grants to be provided to public safety answering points (PSAPs).



Purposes of these grants may include advanced training of telecommunicators, equipment or software expenses, and incentives for consolidation of PSAPs, but may not include general PSAP overhead or staffing costs or costs for providing emergency services or emergency services equipment.

The state 911 council and OJA are required to establish basic training and service standards that PSAPs must meet to be eligible for a grant, and the OJA's rules are required to include measures to ensure the accountability of grant recipients.

SECTION 1. 16.964 (19) of the statutes is created to read:

 $\mathbf{2}$

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

- 16.964 (19) (a) In this subsection, "public safety answering point" has the meaning given in s. 256.35 (1) (gm).
- (b) From the appropriation under s. 20.505 (6) (hm), the office shall, under the direction of the state 911 council, provide grants to public safety answering points for the improvement of 911 services in the state.
 - (c) The office shall promulgate rules on all of the following:
- 1. Using the purposes specified by the state 911 council under s. 16.9647, the purposes of the grants under par. (b), which may include advanced training of telecommunicators, equipment or software expenses, and incentives to consolidate some or all of the functions of 2 or more public safety answering points. Grant purposes may not include general public safety answering point overhead or staffing costs or costs for providing emergency services or emergency services equipment.
- costs or costs for providing emergency services, or emergency services equipment.

 2. Using the criteria developed by the 911 council under s. 16.9647 (2) (e), criteria and procedures for use in selecting grantees and administering the grant program under par. (b), including basic training and service standards that must be met for a public safety answering point to be eligible for a grant.
 - 3. Measures to ensure the accountability of grant recipients under par. (b).
- (d) By February 28 of each odd-numbered year, the office shall submit a report to the chief clerk of each house of the legislature, for distribution to the appropriate standing committees under s. 13.172 (3), regarding receipts and expenditures made by the 11 a council and under the grant program under this subsection; the status of 911 services in this state; and any recommendations to modify statutes liability exemptions, including those for public safety answering points that divert nuisance or harassing calls and for multiline telephone system owners or operators.

under 5- 256.35(7)

If such exemptions exist, we should include the specific statutory references for clarity. We also should expand upon "receipts and expenditue

-3-

SECTION 2. 20.505 (6) (hm) of the statutes is created to read:

20.505 (6) (hm) State 911 grant program. All moneys received under s. 196.025 (6) (c) 3., and all moneys received under s. 256.35 (3) (dm) that are not appropriated under s. 20.155 (3) (g), to provide grants under the state 911 grant program under s. 16.964 (19), to administer the program, and to provide administrative support to the state 911 council, except that not more than 1 percent of the moneys received under this paragraph may be used to administer the program and to provide administrative support.

SECTION 3. Nonstatutory provisions.

(1) RECONCILIATION. This act is void if 2013 Assembly Bill (LRB-0919/1), 2013 Assembly Bill (LRB-0921/1), 2013 Assembly Bill (LRB-0923/1) not enacted.

13

1

2

3

4

5

6

7

8

9

10

11

(END)

Jordons Assembly Bill CLRB-0934/1)



State of Misconsin 2013 - 2014 LEGISLATURE



PRELIMINARY DRAFT - NOT READY FOR INTRODUCTION

1 AN ACT to create 16.964 (19) and 20.505 (6) (hm) of the statutes; relating to:

the state 911 grant program and granting rule-making authority.

Analysis by the Legislative Reference Bureau

This bill is explained in the Notes provided by the Joint Legislative Council in the bill.

The people of the state of Wisconsin, represented in senate and assembly, do enact as follows:

JOINT LEGISLATIVE COUNCIL PREFATORY NOTE: This bill was prepared for the Joint Legislative Council's Special Committee on 911 Communications.

This bill would create the state 911 grant program. Under this program, the state 911 council would establish, and the office of justice assistance (OJA) would promulgate by rule, eligibility criteria and purposes for grants to be provided to public safety answering points (PSAPs).

Purposes of these grants may include advanced training of telecommunicators, equipment or software expenses, and incentives for consolidation of PSAPs, but may not include general PSAP overhead or staffing costs or costs for providing emergency services or emergency services equipment.

The state 911 council and OJA are required to establish basic training and service standards that PSAPs must meet to be eligible for a grant, and the OJA's rules are required to include measures to ensure the accountability of grant recipients.

SECTION 1. 16.964 (19) of the statutes is created to read:

- 16.964 (19) (a) In this subsection, "public safety answering point" has the meaning given in s. 256.35 (1) (gm).
- (b) From the appropriation under s. 20.505 (6) (hm), the office shall, under the direction of the state 911 council, provide grants to public safety answering points for the improvement of 911 services in the state.
 - (c) The office shall promulgate rules on all of the following:
- 1. Using the purposes specified by the state 911 council under s. 16.9647, the purposes of the grants under par. (b), which may include advanced training of telecommunicators, equipment or software expenses, and incentives to consolidate some or all of the functions of 2 or more public safety answering points. Grant purposes may not include general public safety answering point overhead or staffing costs or costs for providing emergency services or emergency services equipment.
- 2. Using the criteria developed by the state 911 council under s. 16.9647 (2) (e), criteria and procedures for use in selecting grantees and administering the grant program under par. (b), including basic training and service standards that must be met for a public safety answering point to be eligible for a grant.
 - 3. Measures to ensure the accountability of grant recipients under par. (b).
- (d) By February 28 of each odd-numbered year, the office shall submit a report to the chief clerk of each house of the legislature, for distribution to the appropriate standing committees under s. 13.172 (3), regarding receipts and expenditures made by the state 911 council and under the grant program under this subsection; the status of 911 services in this state; and any recommendations to modify liability exemptions under s. 256.35 (7), including those for public safety answering points that divert nuisance or harassing calls and for multiline telephone system owners or operators.

SECTION 2. 20.505 (6) (hm) of the statutes is created to read: 1 2 20.505 (6) (hm) State 911 grant program. All moneys received under s. 196.025 3 (6) (c) 3., and all moneys received under s. 256.35 (3) (dm) that are not appropriated under s. 20.155 (3) (g), to provide grants under the state 911 grant program under 4 5 s. 16.964 (19), to administer the program, and to provide administrative support to the state 911 council, except that not more than 1 percent of the moneys received 6 7 under this paragraph may be used to administer the program and to provide 8 administrative support. 9 SECTION 3. Nonstatutory provisions. (1) RECONCILIATION. This act is void if 2013 Assembly Bill (LRB-0919/1), 10 2013 Assembly Bill (LRB-0921/1), 2013 Assembly Bill (LRB-0923/1), or 2013 11 Assembly Bill (LRB-0924/1) is not enacted. 12

(END)

Kunkel, Mark

From:

Konopacki, Larry

Sent:

Thursday, January 17, 2013 3:04 PM

To: Cc: Kunkel, Mark Brown, Chadwick

Subject:

RE: 911 drafts

Mark, after looking through the drafts I only have a couple comments/questions:

-LRB 0919/P2 and the DN for that draft, the reference under proposed s. 16.9647 (2) (i) and in the last paragraph of the pref. note should be to the grants issued to PSAPs by OJA under LRB 0922. You might have a better way to word this, but the intent is for this section to be where the council gets the authority to tell the PSC at what rate to set the state 911 fee (subject to Gov. approval).

LRB 0920/P2 looks good

- In LRB 0921/P2, page 6 lines 16-21, I didn't explain this very well. Please eliminate reference to a prior/subsequent order. If there is room under the cap (\$.40/.20 adjusted by CPI) they should be able to increase the fee regardless of whether it was ever previously reduced. I think that the only relevant provisions of this subdivision par. are that there is a cap, and what that cap is.

Also, since you made the changes related to the section 18 from this bill. 50- "10-43" has limited defention only, n (3f) - under Also, since you made the changes related to the definition of "costs" to this bill and 0923. I think that we can remove

- LRB 0922/P2 looks good

(=) inference in (G) is otto your is

- In LRB 0923/P3, can you move the notes referencing the definitions of "911 service provider" and "communications provider" up to after the definition of "costs" where these terms are first used? Also, add "telecommunications" in the pref. note consistent with #1 of the DN on the P2/1/41/ fele, saving ??

With respect to the transitional provisions in the nonstat section, this is really looking good. A couple of things: 1,42) (a) 5. and (b) should be revised to recognize that the contracting requirement in s. 256.35 (3f) (b) will probably éntail multiple contracts with various entities that, together, will cover the whole state. So, maybe, use "state 911 service contracts" or something like that, and terminate duties under existing contracts "upon commencement of the provision of 911 telecommunications services under state 911 services contracts applicable to the county"?

2. We also need to modify the reimpursement for existing duties (section (2) (c)) to provide that the amount of reimbursement may not exceed the fees that the service provider would have collected under the charge levied by the county under s. 256.35 (3) (b) The key here is that reimbursements should not exceed the bill-and-keep amounts that they are currently getting per customer under current law.

- LRB 0924/P2 looks good

Thanks Mark!

Larry

p3 line 2 shall enter who can Aracts"?

and Greet to transition

and project to transition

period



State of Misconsin 2013 - 2014 LEGISLATURE



PRELIMINARY DRAFT - NOT READY FOR INTRODUCTION

by hours

1

2

las var v

Le le communications service

AN ACT to create 16.964 (19) and 20.505 (6) (hm) of the statutes; relating to:

the state 911 grant program and granting rule-making authority.

Analysis by the Legislative Reference Bureau

This bill is explained in the Notes provided by the Joint Legislative Council in the bill.

The people of the state of Wisconsin, represented in senate and assembly, do enact as follows:

JOINT LEGISLATIVE COUNCIL PREFATORY NOTE: This bill was prepared for the Joint Legislative Council's Special Committee on 911 Communications.

This bill would create the state 911 grant program. Under this program, the state 911 council would establish, and the office of justice assistance (OJA) would promulgate by rule, eligibility criteria and purposes for grants to be provided to public safety answering points (PSAPs).

Purposes of these grants may include advanced training of telecommunicators, equipment or software expenses, and incentives for consolidation of PSAPs, but may not include general PSAP overhead or staffing costs or costs for providing emergency services or emergency services equipment.

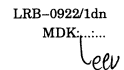
The state 911 council and OJA are required to establish basic training and service standards that PSAPs must meet to be eligible for a grant, and the OJA's rules are required to include measures to ensure the accountability of grant recipients.

SECTION 1. 16.964 (19) of the statutes is created to read:

- 16.964 (19) (a) In this subsection, "public safety answering point" has the meaning given in s. 256.35 (1) (gm).
 - (b) From the appropriation under s. 20.505 (6) (hm), the office shall, under the direction of the state 911 council, provide grants to public safety answering points for the improvement of 911/services in the state.
 - (c) The office shall promulgate rules on all of the following:
 - 1. Using the purposes specified by the state 911 council under s. 16.9647, the purposes of the grants under par. (b), which may include advanced training of telecommunicators, equipment or software expenses, and incentives to consolidate some or all of the functions of 2 or more public safety answering points. Grant purposes may not include general public safety answering point overhead or staffing costs or costs for providing emergency services or emergency services equipment.
 - 2. Using the criteria developed by the state 911 council under s. 16.9647 (2) (e), criteria and procedures for use in selecting grantees and administering the grant program under par. (b), including basic training and service standards that must be met for a public safety answering point to be eligible for a grant.
 - 3. Measures to ensure the accountability of grant recipients under par. (b).
 - (d) By February 28 of each odd-numbered year, the office shall submit a report to the chief clerk of each house of the legislature, for distribution to the appropriate standing committees under s. 13.172 (3), regarding receipts and expenditures made by the state 911 council and under the grant program under this subsection; the status of 911 services in this state; and any recommendations to modify liability exemptions under s. 256.35 (7), including those for public safety answering points that divert nuisance or harassing calls and for multiline telephone system owners or operators.

	Le l'emmanication service
1	SECTION 2. 20.505 (6) (hm) of the statutes is created to read:
2	20.505 (6) (hm) State 911 grant program. All moneys received under s. 196.025
3	(6) (c) 3., and all moneys received under s. 256.35 (3) (dm) that are not appropriated
4	under s. 20.155 (3) (g), to provide grants under the state 911 grant program under
5	s. 16.964 (19), to administer the program, and to provide administrative support to
6	the state 911 council, except that not more than 1 percent of the moneys received
7	under this paragraph may be used to administer the program and to provide
8	administrative support.
9	Section 3. Nonstatutory provisions.
10	(1) Reconciliation. This act is void if 2013 Assembly Bill (LRB-0919/1),
11	2013 Assembly Bill (LRB–0921/1), 2013 Assembly Bill (LRB–0923/1), or 2013
12	Assembly Bill (LRB-0924/1) is not enacted.
13	(END)

DRAFTER'S NOTE FROM THE LEGISLATIVE REFERENCE BUREAU





Larry Konopacki:

This version is identical to the previous version, except that this version refers to 911 telecommunications service or services, instead of 911 service or services.

Mark D. Kunkel Senior Legislative Attorney Phone: (608) 266–0131

E-mail: mark.kunkel@legis.wisconsin.gov

DRAFTER'S NOTE FROM THE LEGISLATIVE REFERENCE BUREAU

LRB-0922/1dn MDK:eev:jf

January 21, 2013

Larry Konopacki:

This version is identical to the previous version, except that this version refers to 911 telecommunications service or services, instead of 911 service or services.

Mark D. Kunkel Senior Legislative Attorney Phone: (608) 266-0131

E-mail: mark.kunkel@legis.wisconsin.gov



2

3

State of Misconsin 2013 - 2014 LEGISLATURE



2013 BILL

AN ACT to create 16.964 (19) and 20.505 (6) (hm) of the statutes; relating to:
the state 911 telepromagnications solvice grant program and granting
rule-making authority.

Analysis by the Legislative Reference Bureau

This bill is explained in the Notes provided by the Joint Legislative Council in the bill.

The people of the state of Wisconsin, represented in senate and assembly, do enact as follows:

JOINT LEGISLATIVE COUNCIL PREFATORY NOTE: This bill was prepared for the Joint Legislative Council's Special Committee on 911 Communications.

This bill would create the state 911 telecommunications by vise grant program. Under this program, the state 911 council would establish, and the office of justice assistance (OJA) would promulgate by rule, eligibility criteria and purposes for grants to be provided to public safety answering points (PSAPs).

Purposes of these grants may include advanced training of telecommunicators, equipment or software expenses, and incentives for consolidation of PSAPs, but may not include general PSAP overhead or staffing costs or costs for providing emergency services or emergency services equipment.

The state 911 council and OJA are required to establish basic training and service standards that PSAPs must meet to be eligible for a grant, and the OJA's rules are required to include measures to ensure the accountability of grant recipients.

BILL

- SECTION 1. 16.964 (19) of the statutes is created to read:
- 2 16.964 (19) (a) In this subsection, "public safety answering point" has the meaning given in s. 256.35 (1) (gm).
 - (b) From the appropriation under s. 20.505 (6) (hm), the office shall, under the direction of the state 911 council, provide grants to public safety answering points for the improvement of 911 telecommunications services in the state.
 - (c) The office shall promulgate rules on all of the following:
 - 1. Using the purposes specified by the state 911 council under s. 16.9647, the purposes of the grants under par. (b), which may include advanced training of telecommunicators, equipment or software expenses, and incentives to consolidate some or all of the functions of 2 or more public safety answering points. Grant purposes may not include general public safety answering point overhead or staffing costs or costs for providing emergency services or emergency services equipment.
 - 2. Using the criteria developed by the state 911 council under s. 16.9647 (2) (e), criteria and procedures for use in selecting grantees and administering the grant program under par. (b), including basic training and service standards that must be met for a public safety answering point to be eligible for a grant.
 - 3. Measures to ensure the accountability of grant recipients under par. (b).
 - (d) By February 28 of each odd-numbered year, the office shall submit a report to the chief clerk of each house of the legislature, for distribution to the appropriate standing committees under s. 13.172 (3), regarding receipts and expenditures made by the state 911 council and under the grant program under this subsection; the status of 911 telecommunications services in this state; and any recommendations to modify liability exemptions under s. 256.35 (7), including those for public safety

BILL

16

1	answering points that divert nuisance or harassing calls and for multiline telephone
2	system owners or operators.
3	SECTION 2. 20.505 (6) (hm) of the statutes is created to read:
4	20.505 (6) (hm) State 911 telecommunications service grant program. All
5	moneys received under s. 196.025 (6) (c) 3., and all moneys received under s. 256.35
6	(3) (dm) that are not appropriated under s. 20.155 (3) (g), to provide grants under the
7	state 911 telecommunications service grant program under s. 16.964 (19), to
8	administer the program, and to provide administrative support to the state 911
9	council, except that not more than 1 percent of the moneys received under this
10	paragraph may be used to administer the program and to provide administrative
11	support.
12	Section 3. Nonstatutory provisions.
13	(1) RECONCILIATION. This act is void if 2013 Assembly Bill (LRB-0919/1),
14	$2013 \ Assembly \ Bill \ \ (LRB-0921/1), \ 2013 \ Assembly \ Bill \ \ (LRB-0923/1), \ or \ 2013 \ Assembly \ Billl \ \ (LRB-0923/1), \ or \ 2013 \ Assembly \ Bill \ \ ($
15	Assembly Bill (LRB-0924/1) is not enacted.

(END)

Kunkel, Mark

From:

Konopacki, Larry

Sent:

Tuesday, January 22, 2013 1:49 PM

To:

Kunkel, Mark

Subject:

RE: LRB-0922/1

Hi Mark, thanks for noticing these issues. On page 2 line 6 and 23, delete the word "telecommunications" Thanks again,

Larry

Larry A. Konopacki
Wisconsin Legislative Council
(608) 267-0683
larry.konopacki@legis.wisconsin.gov

From: Kunkel, Mark

Sent: Tuesday, January 22, 2013 1:43 PM

To: Konopacki, Larry **Subject:** LRB-0922/1

Larry,

At page 2, beginning on line 4, LRB-0922/1 creates the following text for s. 16.964 (19) (b): "From the appropriation under s. 20.505 (6) (hm), the office shall, under the direction of the state 911 council, provide grants to public safety answering points for the improvement of 911 *telecommunications services* in the state." (Emphasis added.)

You did not delete "telecommunications services" from the above, so I'm wondering if it's okay as is. If you want to change it, you'd have to do more than delete "telecommunications services." Maybe you'd just refer to "911 service," which isn't defined, but is clarified when you look at the purposes of the grants described in s. 16.964 (19) (c).

Finally, there is a reference to the "status of 911 telecommunications services" on page 2 line 23. Is that okay?

--Mark



State of Misconsin 2013 - 2014 LEGISLATURE



2013 BILL



AN ACT to create 16.964 (19) and 20.505 (6) (hm) of the statutes; relating to:
the state 911 the communications terrice grant program and granting rule-making authority.

Analysis by the Legislative Reference Bureau

This bill is explained in the Notes provided by the Joint Legislative Council in the bill.

The people of the state of Wisconsin, represented in senate and assembly, do enact as follows:

JOINT LEGISLATIVE COUNCIL PREFATORY NOTE: This bill was prepared for the Joint Legislative Council's Special Committee on 911 Communications. \boldsymbol{Q}

This bill would create the state 911 the communications service grant program. Under this program, the state 911 council would establish, and the office of justice assistance (OJA) would promulgate by rule, eligibility criteria and purposes for grants to be provided to public safety answering points (PSAPs).

Purposes of these grants may include advanced training of telecommunicators, equipment or software expenses, and incentives for consolidation of PSAPs, but may not include general PSAP overhead or staffing costs or costs for providing emergency services or emergency services equipment.

The state 1211 council and OJA are required to establish basic training and service standards that PSAPs must meet to be eligible for a grant, and the OJA's rules are required to include measures to ensure the accountability of grant recipients.





1	SECTION 1.	16.964 (19) of the statutes	is created to	read.
L	DECITOR I.	10.304 (10) of the statutes	is treated to	reau.

- 2 16.964 (19) (a) In this subsection, "public safety answering point" has the meaning given in s. 256.35 (1) (gm).
 - (b) From the appropriation under s. 20.505 (6) (hm), the office shall, under the direction of the state 911 council, provide grants to public safety answering points for the improvement of 911 (council provide services in the state.)
 - (c) The office shall promulgate rules on all of the following:
 - 1. Using the purposes specified by the state 911 council under s. 16.9647, the purposes of the grants under par. (b), which may include advanced training of telecommunicators, equipment or software expenses, and incentives to consolidate some or all of the functions of 2 or more public safety answering points. Grant purposes may not include general public safety answering point overhead or staffing costs or costs for providing emergency services or emergency services equipment.
 - 2. Using the criteria developed by the state 911 council under s. 16.9647 (2) (e), criteria and procedures for use in selecting grantees and administering the grant program under par. (b), including basic training and service standards that must be met for a public safety answering point to be eligible for a grant.
 - 3. Measures to ensure the accountability of grant recipients under par. (b).
 - (d) By February 28 of each odd-numbered year, the office shall submit a report to the chief clerk of each house of the legislature, for distribution to the appropriate standing committees under s. 13.172 (3), regarding receipts and expenditures made by the state 911 council and under the grant program under this subsection; the status of 911 felecommunications services in this state; and any recommendations to modify liability exemptions under s. 256.35 (7), including those for public safety

BILL

14

15

answering points that divert nuisance or harassing calls and for multiline telephone 1 2 system owners or operators. 3 **SECTION 2.** 20.505 (6) (hm) of the statutes is created to read: 20.505 (6) (hm) State 911 the communications says (green) 4 moneys received under s. 196.025 (6) (c) 3., and all moneys received under s. 256.35 (3) (dm) that are not appropriated under s. 20.155 (3) (g), to provide grants under the state 911 telecommunications service grant program under s. 16.964 (19), to 8 administer the program, and to provide administrative support to the state 911 council, except that not more than 1 percent of the moneys received under this 9 10 paragraph may be used to administer the program and to provide administrative 11 support. 12 SECTION 3. Nonstatutory provisions. 13 (1) RECONCILIATION. This act is void if 2013 Assembly Bill (LRB-0919/1).

2013 Assembly Bill (LRB-0921/1), 2013 Assembly Bill (LRB-0923/1), or 2013

16 (END)

Assembly Bill (LRB-0924/1) is not enacted.